

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT FOR  
TENNESSEE AT NASHVILLE

Corey Taylor

plaintiff

Case NO: 3:22-cv-00920

v.

Trinity Service Group

Defendants

Plaintiff's petition in opposition to Doc. NO. 78

Trinity's Response to Plaintiff's Supplemental Response

Come now Plaintiff Corey Taylor, pro se without counsel seeking to move this court to Deny  
the Defendants motion Doc. NO. 78 and their motion for summary Judgment. Plaintiff oppose Doc. NO. 78  
and presents as follows his Reasons as Thus will be supported by Law.

Defendants continue to raise arguments that Plaintiff cannot prove any liability on the behalf of  
Trinity when the liability is proven and shall be determined by a Jury of the maximum allowed.  
Trinity was the and still are the Responsible parties for the daily meals provided to the Davidson  
County Downtown Detention Center and all of DCSD facilities. Plaintiff has a oral medical condition  
that can be viewed in case NO: 3:22-cv-00705 Taylor v. wellpath which such will prove an existing  
condition that plaintiff does have. Defendants are not entitled to summary Judgment because the  
actions of Defendants caused Plaintiff to suffer with harm and resulted in Injury. There's evidence  
on which a Jury and or this court could reasonably find for the Plaintiff, Anderson 477 U.S. at 252.  
It is well and clearly established that in considering a motion for summary Judgment, the  
court must view the facts and draw all reasonable inferences therefrom in a light most  
favorable to the non moving party. Anderson v. Liberty Lobby, Inc., 477 U.S. 242, 248;

could be Returned: The court is not required or permitted, however, to judge the evidence or make findings of fact. Ramik v. Darling Intern., Inc. 161 F. Supp. 2d 772. The harm and injury suffered by plaintiff due to the deliberate indifference and negligent acts of Defendant such injury and harm is and has been irreparable. A dispute over a material fact is genuine. As it has been proven and stated Defendants is not entitled to judgment of any kind and This Court shall agree the same.

WHEREFORE, Plaintiff prays this court will grant his requested relief and Deny Defendants motion for summary judgment and Rule in Favor of plaintiff.

Respectfully Submitted  
Corey Taylor

Certificate of Service

I, Attest that on 12/30/24 The foregoing was placed in T.C.I.X. Inmate mail to be delivered to the U.S. District Court Clerk via U.S. postal service. The foregoing was mailed to 719 Church St, Nashville, TN 37203 First class postage Taxed to plaintiff's Inmate Account.

Respectfully Submitted  
Corey Taylor

Privileged  
Legal Mail

Corey Taylor  
#534419  
T.C.I.X.  
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ONLY TN 37140

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The Department of Corrections  
has neither inspected  
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